

Form 431  
1. DORSEMENT

US EPA RECORDS CENTER REGION 5



491080

In consideration of the premium charged it is hereby understood and agreed that such insurance as is afforded under Division #5 of the Definition of Hazards applies to that part of the contract made between the named Insured and the Marble Cliff Quarries, reading as following:

"The Columbus Coated Fabrics Corp. shall comply with appropriate regulations of any health authorities having jurisdiction. The Columbus Coated Fabrics Corp. shall created no nuisance upon said premises and in the event of the existence of any nuisance caused or permitted by it's acts or those of it's agents, employees or contractees, the Columbus Coated Fabrics Corp. shall abate the same.

In the event of any claim, action or proceeding against Marble Cliff before or after the termination of this license on account of actions or conditions caused or permitted during existence of this license by the Columbus Coated Fabrics Corp., it's agents, employees or contractees, in relation to the Subject matter of this agreement, the Columbus Coated Fabrics Corp. will, at it's own expense, defend and save harmless Marble Cliff on account thereof."

COPY

Date of Endorsement 7-24-51 Effective Date of Policy 7-24-51 Date Endorsement Is Issued 7-25-51  
is Endorsement is subject to the terms, conditions, limitations and agreements of the Policy to which it is attached insofar as the same are not  
tent with the specific undertakings of this Endorsement.  
is Endorsement, when countersigned by a duly authorized agent and attached to Policy No. OLT-64541  
o. Columbus Coated Fabrics Corp.  
valid and form a part of said policy.  
signed at Columbus, Ohio this 24th day of July 19 51

The Buckeye Union Casualty Company

*Ann L. Morris*

SECRETARY

*Gen. R. E. Eiden*

Authorized Agent

(2001 351)  
the word "sales" shall mean the gross amount or money  
d for all goods and products sold or distributed during the  
period by the Named Insured and by concessionaires trading  
his name and the gross amount of money charged by the  
Insured for such operations shall include taxes, except that

one accident; the limit of such liability stated in the Declarations  
as applicable to "each accident" is, subject to the above provision  
respecting each person, the total limit of the Company's liability  
for all damages, including damages for care and loss of services,  
arising out of bodily injury, sickness, or disease, including death